Case 12-50038 Doc 50 Filed 10/17/12 Entered 10/17/12 13:50:00 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF VIRGINIA

IN RE: Andrew P Stockli and Amy K Stockli

Chapter 13 Case No. 12-50038

ORDER

This matter came upon the confirmation hearing on debtor(s)' proposed Chapter 13 plan and any objections thereto and the trustee's motion to dismiss or convert. It appearing to the court that the debtor(s)' plan is not ready for confirmation, it is hereby **ORDERED**:

1.	The he	earing on the confirmation of debtor(s)' proposed Chapter 13 plan and objections thereto and the trustee's motion to dismiss are:	any
-	(a)	CONTINUED toat	
-		CONTINUED to the same date and time as any hearing on the diffied plan to be filed as required in paragraph 6 below.	
2		This continuance is conditioned upon the debtor(s) keeping their plan payments current. Failure to do so results in dismissal on the continuhearing date or automatic dismissal without further notice or hearing twenty (20) days after the trustee's certification that plan payments a delinquent unless the debtor files a timely response to the certification	ued ire
3		The debtor(s) shall have until to bring plan payments curre otherwise, the case will be dismissed at the continued hearing date of be automatically dismissed twenty (20) days after the trustee's certification that plan payments are delinquent unless the debtor time files a response to the certification.	r will
4		The hearing on confirmation, and any objections thereto, and the trus motion to dismiss/convert are continued to at at which time all the conditions marked with an "X" on the attached Exhibit A must have either been accomplished or the case will be dismissed on the continued hearing date without further notice or hear	
5	X	Confirmation of the debtor(s)' existing Chapter 13 plan is DENIED.	
6	X	The debtor(s) shall have until to file a modified plan. Upon failure to do so, or to request an extension of tiprior to the due date for the modified plan, this case shall be dismissed.	

Case 12-50038 Doc 50 Filed 10/17/12 Entered 10/17/12 13:50:00 Desc Main Document Page 2 of 2

without further notice or hearing, unless on or before the due date for the modified plan counsel files a certification that there is no need to file a modified plan.

Should a modified plan be timely filed, counsel shall serve it in accord with existing procedures and orders of this court; provided however, that no service shall be required as to any class of creditors not adversely affected by the amended plan, as certified in writing by counsel for the debtor(s) and endorsed as agreed by the trustee, which certification shall be filed with the Clerk no later than the date by which service of the modified plan is required to be made. In all cases of plan modification, service shall be made upon any creditor who has any pending objection to confirmation or a specific request for notice.

7	no later than	all submit a wage deduction order to the court or the debtor(s) shall appear at the now cause why no wage deduction order	
3	Should the trustee be prepared to recommend confirmation, she/he may submit a confirmation order for entry prior to the continued hearing provided there is no pending objection by a creditor to confirmation.		
9. <u>X</u>	Exhibits for the confirmation hearing shall be pre-filed 7 days prior to the hearing.		
	Motion to dismiss on § 109 claimed at 100% f.m.v. is o	(e) grounds is denied. Objection to exemptions verruled.	
creditors or th	- ·	is order upon the Chapter 13 trustee and all bjections, a motion to dismiss or convert, or an matic stay.	
Dated: Octob	per 17, 2012	Reblica B Carully U. S. Bankruptcy Judge	
We consent: /s/ Herbert I	Beskin	/s/ Daniel M. Press	
Chapter 13 T	rustee	Debtor's counsel Daniel M. Press, Esq.	
		Chung & Press, P.C.	
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